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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/765,411	01/22/2001	Taku Ishizawa	Q62798	9456
7590 12/09/2003			EXAMINER	
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 PENNSYLVANIA AVENUE, N.W. WASHINGTON, DC 20037-3213			VO, ANH T N	
			ART UNIT	PAPER NUMBER
	•		2861	
•	•		DATE MAIL ED. 12/00/2009	-

Please find below and/or attached an Office communication concerning this application or proceeding.

MW

Office Action Summary

Application No. 09/765,411

Applicant(s)

ISHIZAWA ET AL

Examiner

Anh T. N. Vo

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The MAILING DATE of this communication appe	ears on the cover sheet with the correspondence address				
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE $_$ 3 $_$ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.					
 Extensions of time may be available under the provisions of 37 CFR 1.136 (a mailing date of this communication.). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the				
- If the period for reply specified above is less than thirty (30) days, a reply wit	oply and will expire SIX (6) MONTHS from the mailing date of this communication, use the application to become ABANDONED (35 U.S.C. § 133).				
Status					
1) X Responsive to communication(s) filed on Oct 28	3, 2003				
2a) ☑ This action is FINAL . 2b) □ This	action is non-final.				
3) Since this application is in condition for allowan closed in accordance with the practice under Ex	ce except for formal matters, prosecution as to the merits is parte Quayle, 1935 C.D. 11; 453 O.G. 213.				
Disposition of Claims	•				
4) X Claim(s) <u>1-23, 43, and 45-114</u>	is/are pending in the application.				
4a) Of the above, claim(s)	is/are withdrawn from consideration.				
5) X Claim(s) 1-11, 17-23, 45, 54-102, 108, and 11	0-114 is/are allowed.				
6) X Claim(s) 12-16, 43, 46-48, 103, and 105	is/are rejected.				
7) X Claim(s) <u>49-53, 104, 106, 107, and 109</u>	is/are objected to.				
8)	are subject to restriction and/or election requirement.				
Application Papers	-				
9) The specification is objected to by the Examiner					
10) ☐ The drawing(s) filed on is/are a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
_	is: a) \square approved b) \square disapproved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Ex	aminer.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some* c) None of:					
1. Certified copies of the priority documents have been received.					
2. \square Certified copies of the priority documents	have been received in Application No				
application from the International B					
*See the attached detailed Office action for a list of					
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).					
a) The translation of the foreign language provisional application has been received.					
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(a).				
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)25	5) Notice of Informal Patent Application (PTO-152) 6) Other:				
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FINAL REJECTIONS

CLAIM REJECTIONS

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

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(e) the invention was described in-

(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or

(2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Claims 12-13, 46 and 103 are rejected under 35 USC 102 (e) as being anticipated by Gasvoda et al. (US Pat. 6,299,296).

Gasvoda discloses in Figures 1 and 3-4 an ink container using in an ink jet printer comprising:

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- an outer shell member (24) (Figure 1);

- an ink pack (22) storing ink (19) therein, the ink pack (22) being housed in the outer shell member (24) to define the pressure chamber (12) between the ink pack (22) and the outer shell member (24) (Figure 1);
- an ink outlet section (30) which is provided to the ink pack (22) so that ink (19) in the ink pack (22) can flow out from the ink outlet section (30), and which is hermetically coupled to the outer shell member (24) (Figure 2);
- a pressurized air inlet port (28) sealable to put the pressure chamber (12) into a hermetically sealed state from the atmosphere (Figure 2);
- wherein the pressurized air inlet port is (28) accessible in a direction in which the ink outlet section (30) is accessible, and relatively positioned with respect to the ink outlet section to put the pressure chamber into a communication state with the atmosphere when the ink outlet section is closed (Figures 1 and 3-4);
- a sealing member (34) interposed between the ink outlet section (30) and the outer shell (24) in a radial direction of the ink outlet section (30) (Figure 3).

Claims 12-13, 103 and 105 are rejected under 35 USC 102 (e) as being anticipated by Hmelar et al. (US Pat. 6,164,743).

Hmelar et al. disclose in Figures 1-9 an ink container using in an ink jet printer comprising:

- an outer shell member (1120, 1102) (Figure 8);
- an ink pack (1114) storing ink therein, the ink pack (1114) being housed in the outer shell member (1120, 1102) to define the pressure chamber (1120, 1102) between the ink pack (1114) and the outer shell member (1120, 1102) (Figure 8);

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- an ink outlet section (1110) which is provided to the ink pack (1114) so that ink in the ink pack (1114) can flow out from the ink outlet section (1110), and which is hermetically coupled to the

outer shell member (1120, 1102) (Figure 8);

- a pressurized air inlet port (1108) sealable to put the pressure chamber into a hermetically sealed

state from the atmosphere (Figures 6-8);

- wherein the pressurized air inlet port is (1108) accessible in a direction in which the ink outlet

section (1110) is accessible, and relatively positioned with respect to the ink outlet section to put

the pressure chamber into a communication state with the atmosphere when the ink outlet section

is closed (Figures 3 and 6-8);

- a data storage unit (1206) provided to the outer shell member (1120, 1102) and accessible in the

direction in which the ink outlet section (1110) is accessible, wherein the data storage unit (1206)

is positioned opposite from the pressurized air inlet port (1108) with respect to the ink outlet

section (1110) (Figures 6-8).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in

section 102 of this title, if the differences between the subject matter sought to be patented and the prior arts are

such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

Claims 14-16 are rejected under 35 USC 103 (a) as being unpatentable over Kimura et al. (US

Pat. 4,558,326) in view of Gasvoda (US Pat. 6,299,296).

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Kimura et al. disclose the basic features of the claimed invention were stated above but do not disclose an ink cartridge comprising the ink outlet section which has a valve member, wherein, when the ink cartridge is mounted a recording apparatus, the valve member comes into contact with a connection section of the recording apparatus and recedes in an axial direction, thus becoming open; and wherein, when the ink cartridge is removed from the recording apparatus, the valve member advances in the axial direction, thus sustaining a closed state; wherein the ink outlet section has a spring member for urging the valve member so as to advance in the axial direction; and wherein the ink outlet section is exposed to the outside of the outer shell member by way of an opening section formed in the outer shell member, wherein an O-ring is interposed between the opening section and the ink out let section, and wherein an engagement member is provided for establishing a sealed state between the opening section and the ink outlet section by pressing the O-ring

Gasvoda discloses in Figures 1 and 3-4 an ink container using in an ink jet printer comprising:

- the ink outlet section (64) has a valve member (72), wherein, when the ink cartridge (12) is mounted a recording apparatus (10), the valve member (72) comes into contact with a connection section (44, 50) of the recording apparatus and recedes in an axial direction, thus becoming open (Figures 2 and 4);
- when the ink cartridge (12) is removed from the recording apparatus (10), the valve member (72) advances in the axial direction, thus sustaining a closed state (Figures 2-3);
- wherein the ink outlet section (64) has a spring member (70) for urging the valve member (72) so as to advance in the axial direction (Figures 3-4);
- wherein the ink outlet section (64) is exposed to the outside of the outer shell member (12) by way of an opening section (88) formed in the outer shell member (12), wherein an O-ring (34) is

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interposed between the opening section (88) and the ink out let section (64), and wherein an engagement member (30) is provided for establishing a sealed state between the opening section and the ink outlet section by pressing the O-ring (34) (Figures 3-6).

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It would have been obvious at the time the invention was made to a person having ordinary skill in the art to incorporate the teaching of Gasvoda in the Kimura ink jet recording apparatus for the purpose of providing a seal member to seal the ink outlet port of the ink cartridge when the ink cartridge being removed from the ink jet recording apparatus.

Claims 47-48 are rejected under 35 USC 103 (a) as being unpatentable over Sato (JP Pat. 60-198256A) in view of Wax (US Pat. 4,119,034).

Sato discloses in Figures 2 and 4B an ink tank (10) for supplying pressurized ink to a print head (1) comprising:

- an outer shell member (11) constructed at least by a case and a heat-welding film (11D) (Figure 4B);
- an ink pack (12) of flexible material storing ink therein, the ink pack being housed within the outer shell (11) (Figure 2);
- a pressure chamber (13) defined between the outer shell member (11) and the ink pack (12) and adapted to receive the pressurized air produced by the air pressurization pump (20) (Figure 2); and

However, Sato does not disclose an ink tank comprising the case and the heat-welding film are hermetically sealed together by heat-welding and

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Nevertheless, Wax disclose in Figure 1 an ink reservoir comprising the case (1) and the

heat-welding film (5) are hermetically sealed together by heat-welding.

It would have been obvious at the time the invention was made to a person having

ordinary skill in the art to incorporate the teaching of Wax in the Sato ink tank for the purpose of

sealing an opening of the ink bag case.

Response to Applicant's Arguments

The applicant's arguments with respect to the prior art rejection have been carefully

considered and have been traversed in view of the new grounds of rejection over Wax (US Pat.

4,119, 034) and Hmelar et al. references (US Pat. 6,164,743).

Allowable Subject Matter

Claims 1-11, 17-23, 43, 45, 54-102 are allowable.

Claims 49-52 would be allowable if rewritten to include all of the limitations of the base

claim and any intervening claims. These claims would be allowable because none of the prior art

references of record discloses an ink cartridge comprising a continuous, substantially planar weld

surface is formed over the entirety of a peripheral edge of the case, and a heat-welding film which

is thermally welded to the weld surface in the combination as claimed.

Claim 53 would be allowable if rewritten to include all of the limitations of the base claim

and any intervening claims. This claim would be allowable because none of the prior art

references of record discloses an ink cartridge comprising a cover coupled to the case to cover

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the film, wherein an engagement section removably engaging a peripheral edge of the case is formed integrally on the cover in the combination as claimed.

Claim 104 would be allowable if rewritten to include all of the limitations of the base claim and any intervening claims. This claim would be allowable because none of the prior art references of record discloses an ink cartridge comprising a pair of positioning holes provided to the outer shell member and accessible in the direction in which the ink outlet section is accessible, wherein the positioning holes are positioned opposite from each other with respect to the ink outlet section in the combination as claimed.

Claim 106 would be allowable if rewritten to include all of the limitations of the base claim and any intervening claims. This claim would be allowable because none of the prior art references of record discloses an ink cartridge comprising a film hermetically sealing an opening of the case member and being interposed between the case member and the lid member in the combination as claimed.

Claim 109 would be allowable if rewritten to include all of the limitations of the base claim and any intervening claims. This claim would be allowable because none of the prior art references of record discloses an ink cartridge comprising a press member disposed between the film and the ink pack in the combination as claimed.

CONCLUSION

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Anh Vo whose telephone number is (703) 305-8194. The examiner can normally be reached on Tuesday to Friday from 8:00 A.M.to 5:30 P.M..

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The fax number of this Group 2861 is (703) 305-3431 or 305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

ANH T.N. VO

PRIMARY EXAMINER

December 06, 2003